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February 8, 2001

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David Waddell
Executive Secretary
Tennessee Regulatory Authority
460 James Robertson Parkway
Nashville, TN 37243-0500



Re: *Petition of Adelphia Business Solutions of Tennessee, L.P. and AVR, L.P.
d/b/a Hyperion of Tennessee, L.P., Inc. for Arbitration*
Docket No. 00-00927

Dear David:

I have enclosed one original and thirteen copies of the Supplemental Responses of Adelphia Business Solutions, L.P. and AVR, L.P. d/b/a Hyperion of Tennessee L.P. to BellSouth Telecommunications, Inc.'s First Set of Interrogatories and First Request for Production of Documents in the above-captioned proceeding.

Very truly yours,

BOULT, CUMMINGS, CONNERS & BERRY, PLC

By: 
Henry Walker 

HW/nl
Enclosure
cc: Parties

**BEFORE THE
TENNESSEE REGULATORY AUTHORITY**

Petition of)	
)	
ADELPHIA BUSINESS SOLUTIONS,)	
OF TENNESSEE, LP and AVR, L.P. d/b/a)	
HYPERION OF TENNESSEE, L.P., INC.)	Docket No. 00-00927
For Arbitration with BellSouth)	
Telecommunications, Inc. Pursuant to)	
Section 252(b) of the Communications)	
Act of 1934, as amended by the)	
Telecommunications Act of 1996)	

**SUPPLEMENTAL RESPONSES OF ADELPHIA BUSINESS SOLUTIONS
OF TENNESSEE, LP and AVR, L.P. d/b/a HYPERION OF TENNESSEE, L.P., INC.
TO BELL SOUTH TELECOMMUNICATIONS, INC.'S FIRST SET OF
INTERROGATORIES AND FIRST REQUEST FOR PRODUCTION OF DOCUMENTS**

Adelphia Business Solutions of Tennessee, Inc. ("Adelphia") hereby provides these supplemental responses to the following Data Requests propounded by BellSouth Telecommunications, Inc. ("BellSouth").

BellSouth Interrogatory 6

INTERROGATORY: For each service identified in response to Interrogatory No. 5, please provide a technical description of how the service is provided to customers, including diagrams and descriptions of ancillary features (e.g., collocation of customer equipment).

RESPONSE: Adelphia obtains an NPA-NXX for a rate center within the BellSouth service area in a Local Access and Transport Area ("LATA") where Adelphia intends to establish a local presence for its customers. In general, this NPA-NXX is used to serve customers located within the rate center serving area. In some cases, however, customers that do not have facilities or equipment located in that area may request a telephone number for a "virtual" presence. For example, Adelphia may be approached by an internet service provider ("ISP") who seeks to have a local presence within one or more rate centers within a LATA. Adelphia will assign one or more telephone numbers to the customer from the Adelphia NXX code in the rate centers specified by the customer. The customer typically will collocate its equipment where the traffic will be delivered at or near the Adelphia switch center.

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BellSouth Interrogatory 6 [continued]

Regardless of where the Adelphia customer's equipment or facilities are physically located, when a BellSouth customer calls the Adelphia customer's telephone number, the call is identified as one which BellSouth must deliver to Adelphia for termination. BellSouth carries the call to the established Adelphia Point of Interface ("POI"). The traffic is handed to Adelphia and then transported to the Adelphia switch, which directs the call to the applicable switch port for delivery to the customer.

An illustrative diagram is attached to these responses.

RESPONDENT: Alesia Truxell

Tennessee Regulatory Authority
Docket No. 00-00927
BellSouth Interrogatory 7

INTERROGATORY: For each service identified in response to Interrogatory No. 5, please explain in detail how Adelphia's switch routes a call placed to an Adelphia customer that has been assigned a virtual NXX telephone number. Include in your response a description of any translations or similar functions that are performed by Adelphia's switch to route such a call.

RESPONSE: The Adelphia switch routes a call to a customer with a "virtual NXX" telephone number no differently than it routes a call to a customer that is physically located in the same rate center as the calling party. When a BellSouth customer calls the Adelphia customer's telephone number, the call is identified as one which BellSouth must deliver to Adelphia for termination. BellSouth carries the call to the established Adelphia Point of Interface ("POI"). The traffic is handed to Adelphia and then transported to the Adelphia switch, which directs the call to the applicable switch port for delivery to the customer. There are no special or additional translations or similar functions performed by the Adelphia switch to route a call to a customer with a "virtual NXX" telephone number.

RESPONDENT: Alesia Truxell

Tennessee Regulatory Authority
Docket No. 00-00927
BellSouth Document Request 6

REQUEST: Please produce any documents which support your response to Interrogatory No. 6.

RESPONSE: Please see response to Interrogatory 6.

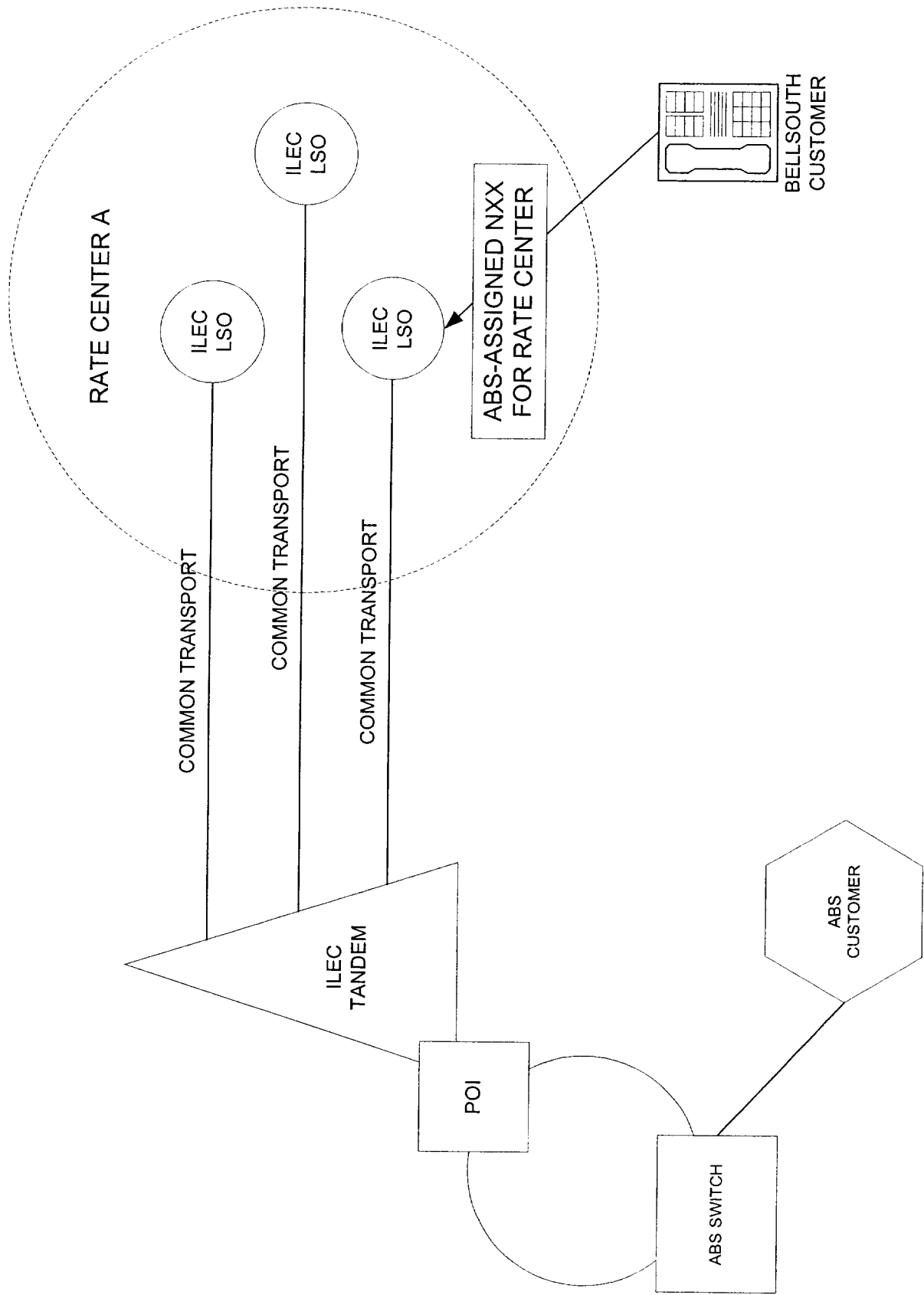
RESPONDENT:

Tennessee Regulatory Authority
Docket No. 00-00927
BellSouth Document Request 7

REQUEST: Please produce all documents which support your response to Interrogatory No. 7.

RESPONSE: Please see response to Interrogatory 7.

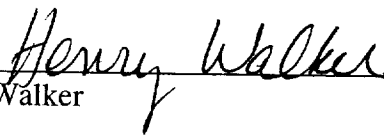
RESPONDENT:



CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been forwarded via U.S. Mail, postage prepaid, to the following on this the 8th day of February, 2001.

Guy Hicks, Esq.
BellSouth Telecommunications, Inc.
333 Commerce St., Suite 2101
Nashville, TN 37201-3300


Henry Walker 